CIVIL ACTION NO. 99-192 ERIE

INTERROGATORIES TO THE JURY

1.	Do you find by a preponderance of the evidence that Plaintiff has proven that his
	Eighth Amendment right to be free from excessive force was violated on February
	28, 1999, by Corrections Officer Wilkes?

(Proceed to question #2).

2. Do you find by a preponderance of the evidence that Plaintiff has proven that his Eighth Amendment right to be free from excessive force was violated on February 28, 1999, by Corrections Officer McElravy?

(Proceed to question #3).

3. Do you find by a preponderance of the evidence that Plaintiff has proven that his Eighth Amendment right to be free from excessive force was violated on February 28, 1999, by Corrections Officer Bedilion?

(If you answered "NO" to Questions 1, 2 and 3 above, STOP and inform the Court Clerk that you have reached a verdict. If you answered "YES" to any or all of Questions 1, 2, or 3, proceed to Question #4).

4. State the amount of compensatory damages which you find that Plaintiff is entitled to recover.

\$_____

(Proceed to Question #5).

5. State the amount of punitive damages, if any, which you find that Plaintiff is entitled to recover.

\$

Foreperson

Date

Tiffony Reichert

Tatricia a lise

Linda Xilson

Much 15,2006

Mille Cartilar

Chitai 7 Myme

Rebecca J. Berry